

Bridget Hill, WY Bar #6-3616
Karl D. Anderson, WY Bar #6-2807
Devin Kenney, WY Bar #7-5964
Wyoming Attorney General's Office
109 State Capitol
Cheyenne, WY 82002
307-777-7886
bridget.hill@wyo.gov
karl.anderson@wyo.gov
devin.kenney1@wyo.gov

**UNITED STATES DISTRICT COURT
DISTRICT OF WYOMING**

CUSTODIA BANK, INC.,)
Plaintiff,)
vs.)
BOARD OF GOVERNORS OF)
THE FEDERAL RESERVE SYSTEM &)
FEDERAL RESERVE BANK)
OF KANSAS CITY,)
Defendants.)
Case No. 1:22-cv-00125-SWS

**THE STATE OF WYOMING'S
MOTION FOR PERMISSION TO INTERVENE AND LEAVE TO FILE
COMPLAINT AS INTERVENOR**

The State of Wyoming by and through Attorney General, Bridget Hill, Supervising Attorney General Karl Anderson, and Senior Assistant Attorney General Devin Kenney, hereby requests leave from the Court to intervene in this matter pursuant to Federal Rule of Civil Procedure 24(b)(1)(B). The State of Wyoming also submits its Memorandum in

Support of Motion for Permission to Intervene and incorporate the same as if fully set forth herein. Further, the State of Wyoming requests leave from the Court to file its Complaint of Intervenor, State of Wyoming. [Attachment D]. In accordance with Local Rule 7.1(b)(1)(A), the State of Wyoming has conferred with counsel in the case. Plaintiff Custodia has no objection to the State of Wyoming's intervention. Defendant Federal Reserve Bank of Kansas City intends to oppose and Defendant Board of Governors of the Federal Reserve System does not consent to the State of Wyoming's intervention.

DATED this 13th day of April, 2023.

/s/ Devin Kenney

Bridget Hill, Wyo. Bar No. #6-3616
Attorney General
Karl Anderson, Wyo. Bar No. #6-2807
Supervising Attorney General
Devin Kenney, Wyo. Bar No. #7-5964
Senior Assistant Attorney General
Wyoming Attorney General's Office
109 State Capitol
Cheyenne, WY 82002
(307) 777-7886
bridget.hill@wyo.gov
karl.anderson@wyo.gov
devin.kenney1@wyo.gov

ATTORNEYS FOR STATE OF WYOMING

CERTIFICATE OF SERVICE

I certify that on this 13th day of April 2023, a copy of the foregoing **THE STATE OF WYOMING'S MOTION FOR PERMISSION TO INTERVENE** was served in the following manner as addressed to:

John K. Vila
Ryan Thomas Scarborough
Whitney D. Hermandorfer
Jamie Wolfe
WILLIAMS & CONNOLLY
680 Maine Avenue SW
Washington, DC 20024
Attorneys for Plaintiff

Scott E. Ortiz
WILLIAMS PORTER DAY & NEVILLE
159 North Wolcott, Suite 400
P.O. Box 10700
Casper, WY 82602
Attorneys for Plaintiff
VIA CM/ECF

Angela Tarasi
KING & SPALDING LLP
1401 Lawrence Street
Suite 1900
Denver, CO 80202
*Attorneys for Defendant Federal Reserve Bank
of Kansas City*

Billie LM Addleman
John P. Fritz
HIRST APPLEGATE
P.O. Box 1083
Cheyenne, WY 82003
*Attorneys for Defendant Federal Reserve Bank
of Kansas City*

Joshua P. Chadwick
Yvonne F. Mizusawa
Yonatan Gelblum
Katherine Pomeroy
Board of Governors of the Federal Reserve
System
20th Street and Constitution Avenue, N.W.
Washington, D.C. 20551
*Attorneys for Defendant Federal Reserve Board
of Governors*

VIA CM/ECF

/s/Tara Powers
Paralegal
Wyoming Attorney General's Office